AMENDMENT TO AGREEMENT OF PURCHASE AND SALE

BETWEENPratt	Hansen Group Inc.		THE VENDOR,		
AND ANDREW SHIRLEY			THE PU	THE PURCHASER(S)	
ON PROPERTY LOT #		July	PLAN NUMBER	51M- 27.	
WITH A CLOSING DATE OF		JUNE	20_/	<u> </u>	
THE PURCHASER(S) AND TO AFOREMENTIONED AGREE	HE VENDOR HEREIN A MENT:	AGREE TO THE FOI	LLOWING AMENDMEN	TS TO THE	
DELETE THE FOLLOWING: Clauses # 2(a), 2(b), 2(c), and 2(d) on the I Purchase and Sale			e Front page of the Ag	reement of	
AND INSERT THE FOLLOWING:	Clauses #2(a), 2(b),	2(c), and 2(d) as fol	lows;		
2(a) The Purchaser agrees to pated cheques as describ	pay the following occupa ed below;	incy fees and additior	nal deposits by way of a s	eries of post-	
Occupancy Fee	<u>Deposit Amount</u>	<u>Total Cheque</u>	Date Chec JAN 18 FEB 18 MAR. 18 PARIC 18	2010 2010 2010 2010 2010 2010 2010	
pay the balance of the purchase price	s set out above is \$/ ce by certified cheque to the the Possession date shall	vendor or as it directs,	210 10 100	tments.	
reserves the right to change the Pos occupancy fees and the closing date	ssession date in its discretion	on, in which case, the du	ue dates for the additional de	he Vendor posits and	
2(d) THE PARTIES AGREE the Agreement and that the relationship shall be responsible to any and all of the purchaser shall be responsible defaults in any of the Purchaser's of including the payment of occupancy possession of the subject premises and to pay all of the vendor's reasor Possession Date. All of the foregoin agreement shall continue to apply we The new closing date shall continue to apply we shall continue to apply we the payment of the payment shall continue to apply we the payment shall continue to apply we the payment of the payment shall continue to apply we the payment shall continue to apply we the payment of the payment shall continue to apply we the payment of the payme	between the parties is as Veharges for utilities, heating, for any damage to the propelligations (including the obligations (including the obligations or additional deposits and the purchaser agrees the parties of the purchaser agrees the parties of the purchaser in restoring ago is in addition to all rights with all necessary changes (in the parties of the partie	endor and purchaser and hydro, telephone and certy during the occupaningation to arrange a news, the Vendor reserves the ovacate forthwith upon the subject premises to and remedies of the ver	able television from the Posi cy period. In the event the P v first mortgage) under this a ne right to require immediate receiving notice to do so fro the same condition as before	t. The purchaser session Date. urchaser greement, vacant we the vendor	
and except for such changes Purchase and Sale shall rem	noted herein, all othe ain the same as stated	therein.	4	Agreement of	
DATED AT BARRIE WITNESS	Maustin	DAY OF <u>M</u> P	WEYBER 20 hen Shills. URCHASER	<u>09</u> . -	
WITNESS	· .	P	URCHASER	_	
Accepted; DARRIA	E this Q	DAY OF			
WITNESS			PER:	RECEIVE	